PTO/SB/64 (7-99)

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PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)			Docket Number (Optional) KNW-0020 (formerly 1000-008)
First named inventor	: Knowlton	Conf. No 3787	
Application No.:	10/626,977	Group Art Unit:	3686
Filed:	July 25, 2003	Examiner:	Najarian, Lena
Title:	SYSTEM AND METHODS F	FOR MEDICAL SERVICES AND TRA	ANSACTIONS
Commissioner for Pa Box DAC Alexandria, VA 223			
NOTE: If inform	nation or assistance is needed in c	ompleting this form, please contact F	Petitions Information at (703) 305-9282
and Trademark Office	application because abandoned foe. The date of abandonment is the tensions of time actually obtained.	or failure to file a timely and proper re e day after the expiration date of the p	ply to a notice or action by the Patent period set for reply in the Office notice
	APPLICANT HEREBY PET	ITIONS FOR REVIVAL OF THIS AP	PLICATION
(1) (2) (3)	able petition requires the following Petition fee; Reply and/or issue fee; Terminal Disclaimer with disclaim filed before June 8, 1995; and Statement that the entire delay w	ner fee – required for all utility and pla	ant applications
☐ Sn ☐ Sn	entity – fee \$ (37 CFR 1.17(n nall entity statement enclosed herev nall entity statement previously filed nan small entity – fee \$ (37 0	with. I.	
Response to	nd/or fee to the above noted Office of Restriction Requirement (identify as been filed previously on enclosed herewith.		
	e of \$ s been paid previously on enclosed herewith.		
☐ A termin	nis utility/plant application was filed	on or after June 8, 1995, no termina 37 CFR 1.20(d)) of \$ for a sm	l disclaimer is required. all entity or \$ for other than a
small entity) disclaim	ning a period equivalent to the perio	od of abandonment is enclosed herev	with (see PTO/SB/63).
petition under 37 CFF the restriction require the September 25, 20 According to MPEP 7	R 1.137(b) was unintentional. Appli ment, but Applicant intended a resp 109 Notice of Abandonment was im 04.13, Applicant is entitled to a two	ly from the due date for the required cant's new attorney received the file conse to be filed by the 6 month date proper because the seven month per month shortened statutory period for all deadline for response should be 0	after the 6 month date to respond to e. Applicant respectfully submits that riod for reply had not been reached.
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Goodwin Procter LLP		_	

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